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SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)			
	09/486,582	GEORGE ET AL.			
Office Action Summary	Examiner	Art Unit			
	Andrew C. Flanders	2615			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory perior. Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the ma earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICA 1.136(a). In no event, however, may a reply od will apply and will expire SIX (6) MONTHS tute, cause the application to become ABANI	TION. be timely filed from the mailing date of this communication. DONED (35 U.S.C. § 133).			
Status					
 Responsive to communication(s) filed on 13 This action is FINAL. Since this application is in condition for allow closed in accordance with the practice under the condition of the conditio	his action is non-final. wance except for formal matters				
Disposition of Claims					
4) Claim(s) 1-20 is/are pending in the application 4a) Of the above claim(s) is/are withd 5) Claim(s) is/are allowed. 6) Claim(s) 1-20 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and	rawn from consideration.				
Application Papers					
9) The specification is objected to by the Exami 10) The drawing(s) filed on 10 July 2000 is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the corn 11) The oath or declaration is objected to by the	a) \boxtimes accepted or b) \square objected he drawing(s) be held in abeyance. ection is required if the drawing(s)	See 37 CFR 1.85(a). is objected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) ⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ⊠ All b) □ Some * c) □ None of: 1. □ Certified copies of the priority documents have been received. 2. □ Certified copies of the priority documents have been received in Application No 3. ☒ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/M	mary (PTO-413) ail Date mal Patent Application			

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DETAILED ACTION

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 1 – 20 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

Claims 1 – 10 are directed to a method for decoding digital audio signals. The method, therefore, falls into one of the four enumerated statutory categories (i.e. a process). However, the claim, when considered as a whole covers the judicial exception of a mathematical algorithm. The claims involve various calculations and manipulations of digital audio data. These calculations are nothing more than a mathematical algorithm.

Next, it must be determined whether there is a practical application by physical transformation or a practical application that produces a useful, tangible and concrete result.

There is no practical application by physical transformation present in the claims.

Digital audio data is not physical, rather a form of energy representing data.

Manipulating this energy does not involve a physical transformation.

Lastly there is no practical application by the production of a userful, tangible and concrete result. Examining the claim as a whole, the final result achieved is forming

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decoded audio signals from two sequences of values. This is not a useful, tangible and concrete result, but rather the result of the process.

Claims 11 – 20 are means plus function, thus one must examine the specification to determine the means. The first stem is means for receiving. On page 5 of the specification, an MPEG audio decoder circuit 20 for receiving a bitstream. This decoder is presumably a typical MPEG audio decoder as is further evidenced in lines 20 – 25 of page 5. The preprocessing means is further described on page 7 involving precomputing the sum and difference of the sample data in a computation al loop which is done on a general purpose DSP. The transform output means are the general output means of the device. The various means for implementing the MPEG decoder are described as a DSP general processor. Thus the claims as a whole are nothing more than a program or steps performed on a general purpose processor. The code/program implemented on the processor does not fall within one of the four enumerated statutory categories.

Response to Arguments

Applicant's arguments filed 13 November 2006 have been fully considered but they are not persuasive.

Applicant alleges:

"...Uramoto does not teach or suggest decoding digital audio data by

"preprocessing the input sequence of data elements to produce an array of sum data
and an array of difference data...; producing a first sequence of output values using the
array of sum data; producing a second sequence of output values using the array of
difference data; and forming decoded audio signals from the first and second
sequences of output values" as recited.

Applicant substantiates this throughout the various arguments basically by stating that Uramoto does not operated on the selected data elements from the input sequence to generate sum and difference data, rather, Uramoto operates on intermediate terms to generate output data.

Examiner agrees somewhat with this allegation. However, as is clearly stated in the previous rejection, the input sequence of data elements in the claim are met by the intermediate terms. The claims current language does not preclude this interpretation. The intermediate terms of Uramoto are input to the post processing section as shown in the rejection. Thus the intermediate terms are an 'input sequence' and the represent encoded video data, 'representing encoded samples' as required by the claim.

Applicant continues the argue that "the sum output data generated by Uramoto id not comprised of 'selcted datea elements form[sic]' as claimed." Again however, the claims current presentation does not preclude the intermediate terms from reading upon the claimed 'input sequence.' Thus, contrary to what the Application alleges, Uramotos operation on the intermediate terms does meet the claim limitations.

Applicant further alleges that "The Examiner again points to the description of Figure 5 of Uramoto, which describes an encoder. As discussed above, Uramoto teaches away from the claimed invention by describing the user of a different method of encoding."

Examiner disagrees. As stated in previous responses Uramoto explicitly states 'post processing section 7 has the same configuration as that of Fig. 5 or 6.' The input to that post processing section is the intermediate terms. What applicant argues is that these intermediate terms are not inputs to the system as claimed. Again however, the claims current presentation does not preclude the intermediate terms from reading upon the claimed 'input sequence.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1 – 6, 11, 18 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Uramoto (European Patent Application 0 506 111 A2).

Regarding Claims 1 and 11, Uramoto discloses:

A method of decoding digital data (entire document), comprising the steps of:

-obtaining an input sequence of data elements (i.e. intermediate terms)
representing encoded samples (Fig. 11 element 3 outputs intermediate terms which are
then input to post processing section 7; page 12 lines 10 - 15);

preprocessing the input sequence of data elements by calculating an array of sum data and an array of difference data using selected data elements from the input sequence (i.e. post processing section 7 has the same configuration of as that of Fig. 5; the input circuit of Fig. 5, element 21 sequentially or alternately receives the intermediate terms to apply a desired combination of the terms to the add/subractors 22 and 23; the data Mi and Ni is sequentially added and subtracted as taught in on page 8 lines 25 – 32; see also page 12 lines 17 - 28);

producing a first sequence of output values using the array of sum data (i.e. the adder 22 of post processing section 7 outputs sum data as taught on page 8 lines 29 – 30 see also page 12 lines 17 - 28);

producing a second sequence of output values using the array of difference data (i.e. the subtactor 23 of post processing section 7 outputs difference data as taught on page 8 line 31 see also page 12 lines 17 - 28);

forming decoded signals from the first and second sequences of output values (i.e. the output of the post processing section).

Uramoto does not disclose that the input sequence represents encoded digital audio data. However, Uramoto discloses that the intermediate values are derived from digital video data; page 2. Using Uramoto to operate on digital audio data in place of digital video data would have been obvious at the time of the invention. One would have been motivated to do so in order to process audio data at a high speed; page 2 of Uramoto.

Regarding Claim 2, in addition to the elements stated above regarding claim 1, Uramoto further discloses:

wherein the array of sum data is obtained by adding together respective first and second data elements from the input sequence, the first and second data elements being selected from mutually exclusive sub-sequences of the input sequence (page 12 line 20; and page 8 lines 27 - 29).

Regarding Claim 3, in addition to the elements stated above regarding claim 1, Uramoto further discloses:

wherein the array of difference data is obtained by subtracting respective first data elements from corresponding second data elements of the input sequence, the first and second data elements being selected from mutually exclusive subsequences of the input sequence (page 12 line 23; and page 8 lines 27 – 31).

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Regarding Claim 4, in addition to the elements stated above regarding claim 1, Uramoto further discloses:

wherein the step of preprocessing the input sequence of data elements to produce an array of sum data and an array of difference data comprises dividing the input data sequence into first and second equal sized sub-sequences (page 12 lines 20 and 23), the first sub-sequence comprising the higher order data elements (page 12 line 23) of the input sequence and the second sub-sequence comprising the low order data elements of the input sequence (page 12 line 20) (also see page 8 lines 27 – 31);

producing the array of sum data by adding together each respective data element of the first subsequence with a respective corresponding data element of the second sub-sequence (i.e. elements form Mi are added to elements of Ni and the difference is calculated as well; page 12 lines 20 – 23 and page 8 lines 27 – 31)

and producing the array of difference data by subtracting each respective data element of the first sub-sequence from a respective corresponding data element of the second sub-sequence (i.e. elements form Mi are added to elements of Ni and the difference is calculated as well; page 12 lines 20 – 23 and page 8 lines 27 – 31).

Regarding **Claim 5**, in addition to the elements stated above regarding claim 1, Uramoto further discloses:

wherein the step of calculating a first sequence of output values comprises performing a multiply-accumulate operation utilizing each of the sum data elements (i.e. the output of the addition and subtraction (fig. 5 element 500) is applied to a data

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rearranging circuit which supplies an output (fig 7A elements 500 and 501), this output is then applied to a product sum operation circuit (fig. 8 element 501))

Regarding Claim 6, in addition to the elements stated above regarding claim 1, Uramoto further discloses:

wherein the step of calculating a second sequence of output values comprises performing a multiply-accumulate operation utilizing each of the difference data elements (i.e. the output of the addition and subtraction (fig. 5 element 500) is applied to a data rearranging circuit which supplies an output (fig 7A elements 500 and 501), this output is then applied to a product sum operation circuit (fig. 8 element 501).

Regarding Claim 18, in addition to the elements stated above regarding claim 2, Uramoto further discloses:

wherein the array of difference data is obtained by subtracting respective first data elements from corresponding second data elements of the input sequence, the first and second data elements being selected from mutually exclusive subsequences of the input sequence (i.e. the subtactor selects the set of x0 and x7 to create a difference value from the sets of data of (x0, x7), (x1, x6), (x2, x5) and (x3, x4); sequences Mi and Ni in the post processing section as taught on page 12).

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Regarding Claim 19, in addition to the elements stated above regarding claim 1, the output of the addition and subtraction (fig. 5 element 500) is applied to a data rearranging circuit which supplies an output (fig 7A elements 500 and 501), this output is then applied to a product sum operation circuit (fig. 8 element 501) (i.e. wherein the step of producing a first sequence of output values comprises performing a multiply-accumulate operation utilizing each of the sum data elements).

Claims 7 – 10 and 12 – 17 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Uramoto (European Patent Application 0 506 111 A2) in view of ISO Standard 11172-3.

Regarding Claim 7, in addition to the elements stated above regarding claim 1, Uramoto does not disclose the limitations of claim 7.

ISO discloses wherein the input sequence of data elements is derived from MPEG encoded audio data (page 41 and title), and wherein the decoded audio signals comprise pulse code modulation samples (i.e. the audio data left and righ channel outputs; page 41).

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the samples of the combination in ISO's decoder. One would have been motivated to do so to make the audio decoding system of the modified Uramoto

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system compatible with a commonly available audio encoding standard such as the MPEG standard.

Regarding Claim 8, Uramoto discloses adder 22 adds the data i.e. (x0 + x7) (page 8 lines 27 – 29) and subtractor 23 subtracts the data (x0 - x7) (page 8 lines 27 – 31); which in a) calculating an array of sum data $S_{ADD}[k]$ according to $S_{ADD}[k] = S[k] + S[m-1-k]$ for k = 0, 1, ...(m/2-1) b) calculating an array of difference data $S_{SUB}[k]$ according to $S_{SUB}[k] = S[k] - S[m-1-k]$ for k = 0, 1, ...(m/2-1)

Uramoto does not disclose the rest of the claimed limitations in claim 8. ISO discloses an inverse modified discrete cosine transform (page 36). ISO also discloses multiplying samples by this function (page 41) i.e.

c) calculating a first output audio data sample by a multiply-accumulate operation according to

$$V[2i] = V[2i] + N[i, k] * S_{ADD}[k]$$
 for k = 0, 1, ... (m/2-1) where N[i, k] = $\cos \left[\frac{(32+2i)(2k+1)\pi}{64} \right]$

d) calculating a second output audio data sample by a multiply-accumulate operation according to

$$V[2i+1] = V[2i+1] + N[i, k] * S_{SUB}[k]$$
 for k = 0, 1, ... (m/2-1) where N[i, k] = $\cos \left| \frac{(32+(2i+1))(2k+1)\pi}{64} \right|$

e) and repeating steps c) and d) for i = 0, 1, ... (n/2-1) to obtain a full set of output data.

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the samples of the combination in ISO's decoder. One would have been motivated to do so to make the audio decoding system of the modified Uramoto system compatible with a commonly available audio encoding standard such as the MPEG standard.

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Regarding Claim 9, in addition to the elements stated above regarding claim 8, ISO discloses any number of samples from 12 – 36 (page 36).

Regarding Claim 10, in addition to the elements stated above regarding claim 8 ISO discloses decoding MPEG audio (page 41 and title).

Regarding Claim 12, in addition to the elements stated above regarding claim 11, Uramoto does not explicitly disclose the elements set forth in claim 12.

ISO discloses the use of the inverse modified discrete cosine transform to decode audio data (pages 36 and 41) which meets the limitations.

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the samples of the combination in ISO's decoder. One would have been motivated to do so to make the audio decoding system of the modified Uramoto system compatible with a commonly available audio encoding standard such as the MPEG standard.

Regarding Claim 13, in addition to the elements stated above regarding claim 12, ISO discloses decoding MPEG audio (page 41 and title).

Regarding Claim 14, claim 14 is rejected under the same grounds as claims 1. 11, 12 and 13 as stated above.

Regarding Claim 15, in addition to the elements stated above regarding claim 14, ISO discloses wherein the means for receiving an input sequence comprises a bitsgream unpacking and decoding circuit (page 41).

Regarding **Claim 16**, in addition to the elements stated above regarding claim 14, the combination further discloses:

wherein the means for producing an array of sum data and an array of difference data comprises a reconstruction circuit (i.e. the sum and difference operations are part of a processing circuit; pages 8 and 12; page 12 and Fig. 11).

Regarding **Claim 17**, in addition to the elements stated above regarding claim 14, Uramoto further discloses:

wherein the means for producing a first sequence of decoded output values comprises an inverse mapping circuit (i.e. the output circuit outputs the addition and subtraction data; page 12 and Fig. 11).

Regarding **Claim 20**, in addition to the elements stated above regarding claim 9, wherein the steps of decoding are repeated for decoding a series of frames of encoded audio data in an MPEG format (i.e. the bit stream inputs a series of MPEG frames to be decoded; page 41).

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andrew C. Flanders whose telephone number is (571) 272-7516. The examiner can normally be reached on M-F 8:30 - 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sinh Tran can be reached on (571) 272-7546. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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SUPERUS DAY PATENT EXAMINER.

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